## Bureau of Land Management, Interior

disposal only under the regulations in Group 3600 of this title which implement the Materials Act of 1947, as amended (30 U.S.C. 601 *et seq.*).

#### § 3586.2 Existing leases.

Existing sand and gravel leases may be renewed at the expiration of their initial term, and at the end of each successive 5-year period thereafter, for an additional term of 5 years, under such terms and conditions as the authorized officer determines to be reasonable. An application for renewal must be filed in triplicate in the proper BLM office within 90 days prior to the expiration of the lease term and be accompanied by the filing fee for renewal of existing sand and gravel leases in Nevada found in the fee schedule in §3000.12 of this chapter. Prior to renewal of a lease, the lessee shall be required to file a new bond and remit advance rental for the first year of the renewal lease at the rate prescribed by the authorized officer. The rental payment shall not be less than \$20. The lease shall be renewed only upon application of the lessee of record. The authorized officer shall not renew any lease that is not producing sand and gravel or is not part of an existing sand and gravel mining operation.

 $[51~{\rm FR}~15213,~{\rm Apr.}~22,~1986,~{\rm as}~{\rm amended}~{\rm at}~72~{\rm FR}~50889,~{\rm Sept.}~5,~2007]$ 

#### § 3586.3 Transfers of lease.

Leases may be transferred in whole or in part. The regulations in subpart 3506 of this title shall govern all such transfers.

## PART 3590—SOLID MINERALS (OTHER THAN COAL) EXPLO-RATION AND MINING OPER-ATIONS

Note: There are many leases and agreements currently in effect, and which will remain in effect, involving Federal leases which specifically refer to the United States Geological Survey, Minerals Management Services or the Conservation Division. These leases and agreements also often specifically refer to various officers as Supervisor, Conservation Manager, Deputy Conservation Manager, Minerals Manager and Deputy Minerals Manager. In addition, many leases and agreements specifically refer to 30 CFR part

231 or specific sections thereof. Those references shall now mean the Bureau of Land Management or Minerals Management Service, as appropriate.

#### Subpart 3590—Solid Minerals (Other than Coal) Exploration and Mining Operations—General

Sec.

3590.0-1 Purpose.

3590.0-2 Policy.

3590.0–3 Authority. 3590.0–5 Definitions.

3590.0-7 Scope.

3590.2 Responsibility of the authorized officer

### Subpart 3591—General Obligations of Lessees, Licensees and Permittees

3591.1 General obligations of lessees, licenses and permittees.

3591.2 Forms and reports.

#### Subpart 3592—Plans and Maps

3592.1 Operating plans.

3592.2 Maps of underground workings and surface operations.

3592.3 Production maps.

#### Subpart 3593—Bore Holes and Samples

3593.1 Core or test hole cores, samples, cuttings.

## Subpart 3594—Mining Methods

3594.1 Ultimate maximum recovery.

3594.2 Support pillars.

 $3594.3\,\,$  Boundary pillars and isolated blocks.

3594.4 Development on leased lands through adjoining mines as part of a mining unit.

3594.5 Minerals soluble in water; brines; minerals taken in solution.

#### Subpart 3595—Protection Against Mining Hazards

3595.1 Surface openings.

3595.2 Abandonment of underground workings.

# Subpart 3596—Waste From Mining or Milling

3596.1 Milling.

3596.2 Disposal of waste.

## Subpart 3597—Production Records

3597.1 Books of account.

3597.2 Audits.